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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,446	03/24/2004	Hisakazu Date	XA-10062	3358
181	7590	11/17/2006	EXAMINER	
MILES & STOCKBRIDGE PC 1751 PINNACLE DRIVE SUITE 500 MCLEAN, VA 22102-3833			RADOSEVICH, STEVEN D	
			ART UNIT	PAPER NUMBER
			2138	

DATE MAILED: 11/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

10/807,446

Applicant(s)

DATE, HISAKAZU

Examiner

Steven D. Radosevich

Art Unit

2138

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 07 September 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-17 is/are pending in the application.
- 4a) Of the above claim(s) 6 is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-5 and 7-17 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 24 March 2004 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some \* c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)  | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                                   | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)             |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)<br>Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____  |

### **DETAILED ACTION**

Claims 1-17 are present for examination. Acknowledgment is made that claim 6 has been canceled by the applicant in response to the correspondence from the USPTO mailed to the applicant on 06/07/2006, and as such claim 6 is not given further consideration within this examination of remaining claims 1-5 and 7-17.

#### ***Priority***

Acknowledgement is made again that priority for this case is dated back to 03/31/2003, foreign priority.

#### ***Claim Objections***

Acknowledgement is made that all noted prior claim objections have been overcome by way of applicant's corrections to the claims. At this time no other further claim objections appear to be present within the claims as they appear within the instant applicant at this time.

#### ***Drawings***

Acknowledgement is made that figures 1 and 10 have been revised and are in a condition for allowance since the issues pertaining these figures has been overcome.

Furthermore the objection to figures 2, 5, and 6 is withdrawn after reading applicants remarks filed in to office on 09/07/2006, with the understanding that within figure 2 element 12 is the same as element 12 within figure 3 given the identification of "FLIP-FLOP", and within figures 5 and 6 that elements 1001-1004 are two-input AND gates as identified as such within the specification on pages 18-20.

However, the examiner maintains the objection of figure 11 since as stated within the prior examination the MPEP with regards to 37 CFR § 1.84 (o) states: Legends. Suitable descriptive legends may be used subject to approval by the Office, or may be required by the examiner for understanding of the drawings. They should contain as few words as possible (underlining for emphasis). As per applicant's remarks about the drawing, the examiner would like to point out that a person of ordinary skill in ANY art would not be able to look at a drawing of boxes interconnected with two different lines and be reasonably aware of what is being shown in the drawing without some form of labels of than numerical labels.

### ***Response to Arguments***

Applicant's arguments filed 09/07/2006 have been fully considered but they are not persuasive.

With respect to Applicant's arguments to the 35 USC § 103 rejections applicant argues that the references cited do not teach nor elsewhere within the prior art is it taught:

- i. A return path for sending the scan test data output from a scan flip-flop placed at a closest position to the first clock buffer in the first scan chain to a scan flip-flop placed at a furthestmost position from the second clock buffer in the second scan chain.
- ii. A first clock buffer is configured such that the distance from the first clock buffer to the other end of a plurality of first flip-flops is shorter than the distance from the first clock buffer to the one end of the plurality of first

flip-flops and that a second clock buffer is configured such that the distance from the second clock buffer to the other end of the plurality of second flip-flops is shorter than the distance from the second clock buffer to the one end of the plurality of second flip-flops.

iii. Mere duplication of essential working part of AAPA does not result in the particularly claimed applicant's invention since a would fail to produce a return path nor would it produce a configuration wherein a first and second clock buffer is configured such that the distance from each respective clock buffer to a respective other end of a plurality of flip flops is shorter than the distance from the respective clock buffer and the respective other end of the respective plurality of flip flops.

As per applicant's arguments i-iii, the examiner would like to direct the applicant to both AAPA and Whetsel Jr. U.S. Publication 2001/0047499 A1 as noted within the references cited document (892) provided to applicant within the correspondence mailed to applicant on 06/07/2006.

As noted within AAPA a first scan chain having a clock driver placed at a position wherein a supplied clock to a scan chain is supplied in the direction opposite of the flow direction of scan data transferred in the scan chain, wherein hold violations can be remedied by adding a delay element(s) as a delay buffer(s) in part to control an amount of a delay, and wherein it is desired to avoid increasing the area occupied by the scan chain circuit by having less elements added (see page 3 lines 4-11 and page 2 lines 4-

13 within AAPA). Examiner notes AAPA as described teaches the first half of applicant's second (ii) argument to what is argued not to be taught.

As noted in paragraphs 0027-0031 and illustrated within figure 1 of Whetsel Jr. a return path is present between the output of a first scan chain (12a-12d) and the input of a second scan chain (12e-12h).

As noted within the prior examination, duplication of the AAPA essential working part such as the scan chain having a delay buffer and a clock supplied in the direction opposite of the flow of data transferred within the scan chain teaches the second half of applicant's second (ii) argument to what is argued not to be taught, wherein the duplicated scan chain is motivated to be introduced from Whetsel Jr.'s paragraphs 0027-0031 and illustrated in figure 1, which shows/teaches a first scan chain (12a-12d) supplies data to a logic (14), the second scan chain (12e-12h) captures the result data from the logic (14), and a return path exists between the output of the first scan chain and the input of the second scan chain in-order to propagate data to each subsequent cell within the scan chains. Examiner notes the scan chain and the duplicated scan chain would both avoid hold violations and as such with the return path connecting the output of the first scan chain to the input of the second scan chain in-order to propagate data to each subsequent cell within the scan chains teaches applicant's arguments (i)-(iii) argued not to be taught.

Examiner maintains the prior 35 USC § 103 rejections of claims 1-5 and 7-17.

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-5 and 7-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants Admitted Prior Art (AAPA) and as evidenced by TIME CONSTANTS, Hasunuma et al. (6069071), Antosik et al.(6822975), and Whetsel, JR. (2001/0047499).

1. As per claim 1, AAPA teaches a semiconductor integrated circuit comprising:

A combination circuit (page 1 line 15), and

A scan diagnosis circuit capable of performing a scan test of said combination circuit (page 1 line 19);

Wherein said diagnosis circuit comprises:

A first scan chain having a plurality of scan flip-flops connected for operating in synchronization with a clock signal (page 1 lines 20-21 and page 2 lines 2-3)

A first clock buffer for supplying the clock signal in the direction opposite to the flow direction of scan test data (page 1 lines 16-18, page 2 lines 4-11 and page 3 lines 4-11).

AAPA does not specifically teach:

Wherein

Said scan diagnosis circuit comprises:

A second scan chain placed behind said first scan chain, and having a plurality of scan flip-flops connected for operating in synchronization with the clock signal;

A second clock buffer for supplying the clock signal in the direction opposite to the flow direction of scan test data that passes through said second scan chain; and

A return path for sending scan test data output from a scan flip-flop placed at a closest position to said first clock buffer in said first scan chain to a scan flip-flop placed at a furthestmost position from said second clock buffer in said second scan chain.

However those of ordinary skill in the art at the time the invention was made would recognize that wherein the scan diagnosis circuit comprises two scan chains having a plurality of scan flip-flops connected for operating in synchronization with a clock signal with a return path sending scan test data output from the first scan chain to the input of the second scan chain would have been obvious since it has been held that



mere duplication of the essential working parts of a device involves only routine skill in the art. *St. Gegis Paper Co. v. Bemis Co.*, 193 USPQ 8.

Therefore one of ordinary skill in the art at the time the invention was made would have been motivated to make this modification in AAPA to incorporate a second scan chain path of scan flip-flops within the diagnosis circuit connected to the output of the first scan chain of scan flip-flops to implement parallel processing of data wherein the execution of parallel processing would decrease the operation and execution time of the system or to decrease the inputs required to provide input to both scan chains.

2. As per claims 2, 9, and 10, AAPA as modified teaches a combination circuit along with a scan diagnosis circuit.

AAPA as modified does not specifically teach wherein said return path is formed of a wiring finer than a wiring forming feeder line of said clock signal(s).

However it would have been obvious to one having ordinary skill in the art at the time the invention was made to reduce the wire of the return path to a finer wire than the feeder line wire of the clock signal(s) since the examiner take official notice of the equivalence of the delay created by doing so and the delay created when using delay elements, their use in the art and the selection of either known equivalent would be within the level of ordinary skill in the art. See for example "TIME CONSTANTS" on the attached 892 of this action.

Therefore one of ordinary skill in the art at the time of the invention was made would have been motivated to reduce the wire of the return path to a finer wire within the AAPA as modified to minimize the surface area required to implement the delay

required when the data and clock operate in the same direction to overcome hold violations.

3. As per claim 3, AAPA as modified teaches a combination circuit along with a scan diagnosis circuit.

AAPA as modified does not specifically teach wherein the circuit has multilayered wiring with a resistance per unit length differing between layers, and said return path is formed of a wiring having higher resistance than a wiring forming a feeder line of said clock signal.

However it would have been obvious to one having ordinary skill in the art at the time the invention was made to reduce the wire of the return path to a finer wire than the feeder line wire of the clock signal(s) since the examiner take official notice of the equivalence of the delay created by doing so and the delay created when using delay elements, their use in the art and the selection of either known equivalent would be within the level of ordinary skill in the art. See for example "TIME CONSTANTS" on the attached 892 of this action. Additionally those of ordinary skill in the art at the time the invention was made would recognize that multilayered wiring is well known. See for example "Hasunuma et al." on the attached 892 of this action.

Therefore one of ordinary skill in the art at the time of the invention was made would have been motivated to reduce the wire of the return path to a finer wire and implement multilayered wiring with a resistance per unit length differing between layers within the AAPA as modified to minimize the surface area required to implement the delay required when the data and clock operate in the same direction to overcome hold

violations and to eliminate the complexity of producing wiring of different resistances on the same layer.

4. As per claims 4, 13, and 14, AAPA teaches:

An area for inserting delay elements on the scan test data path in said return path is predefined to insert said delay element in the area (page 2 lines 8-10).

5. As per claims 5, 8, 12, 15, 16, and 17 AAPA as modified teaches a combination circuit along with a scan diagnosis circuit.

AAPA does not specifically teach:

A third/fourth clock buffer for scan test, capable of delaying the output/clock signal of said first/second clock buffer; and

A selector, capable of supplying the output/clock signal of said third/fourth clock buffer instead of the output/clock signal from said first/second clock buffer at the time of scan test to said first/second scan chain.

However those of ordinary skill in the art at the time the invention was made would recognize that delaying the output/clock signal of an output/clock signal in order to supply a different output/clock signal is well know. See for example "Antosik et al." on the attached 892 of this action.

Therefore one of ordinary skill in the art at the time the invention was made would have been motivated to delay an output/clock signal in order to supply a different output/clock signal when the output/clock signal is a defective or malfunctioning output/clock signal resulting in errors when being used.

6. As per claim 7, AAPA teaches a semiconductor integrated circuit comprising:

A combination circuit (page 1 line 15), and

A scan diagnosis circuit capable of performing a scan test of said  
combination circuit (page 1 line 19);

Said scan diagnosis circuit comprising:

A plurality of flip-flops having a clock signal line connected (pages  
1-2 lines 21-3);

A first clock buffer connected to said first clock signal line (page 3  
line 4);

Wherein

Said first clock buffer supplies a first clock signal to said first clock  
signal line (page 3 lines 4-11);

Said plurality of first flip-flops is formed on a first virtual line  
extending in a first direction, having data transferred from one end to the  
other end of said plurality of first flip-flops at the time of scan test (page 2  
lines 4-5);

Said first clock buffer is configured such that the distance from said  
first clock buffer to the other end of said plurality of first flip-flops is shorter  
than the distance from said first clock buffer to the one end of said plurality  
of first flip-flops (page 1 lines 16-18, page 2 lines 4-11 and page 3 lines 4-  
11).

AAPA does not specifically teach:

Said scan diagnosis circuit comprising:

A plurality of second flip-flops having second clock signal line connected;

A second clock buffer connected to said second clock signal line;

Wherein

Said second clock buffer supplies a second clock signal to said second clock signal line;

Said plurality of second flip-flops is formed on a second virtual line, having data from one end to the other end of said plurality of second flip-flops at the time of scan test;

Said second clock buffer is configured such that the distance from said second clock buffer to the other end of said plurality of second flip-flops is shorter than the distance from said second clock buffer to the one end of said plurality of second flip-flops; and

Data output from the other end of said plurality of first flip-flops is input to the one end of said plurality of second flip-flops;

However those of ordinary skill in the art at the time the invention was made would recognize that wherein the scan diagnosis circuit comprises two scan chains having a plurality of scan flip-flops connected for operating in synchronization with a clock signal with a return path sending scan test data output from the first scan chain to the input of the second scan chain would have been obvious since it has been held that

mere duplication of the essential working parts of a device involves only routine skill in the art. *St. Gegis Paper Co. v. Bemis Co.*, 193 USPQ 8.

Therefore one of ordinary skill in the art at the time the invention was made would have been motivated to make this modification in AAPA to incorporate a second scan chain path of scan flip-flops within the diagnosis circuit connected to the output of the first scan chain of scan flip-flops to implement parallel processing of data wherein the execution of parallel processing would decrease the operation and execution time of the system or to decrease the inputs required to provide input to both scan chains.

7. As per claim 11, AAPA as modified teaches a combination circuit along with a scan diagnosis circuit as described above as per claim 7.

AAPA as modified does not specifically teach wherein said combination circuit is disposed between said plurality of first flip-flops and said plurality of second flip-flops.

However those of ordinary skill in the art at the time the invention was made would recognize that disposing the combination circuit between a first and second plurality of flip-flops is well known in the art. See for example "Whetsel, JR." on the attached 892 of this action.

Therefore one of ordinary skill in the art at the time the invention was made would have been motivated to dispose the combination circuit between to first and second plurality of flip-flops of AAPA as modified to full test the combination circuit within the system.

***Conclusion***

**THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven D. Radosevich whose telephone number is 571-272-2745. The examiner can normally be reached on 9am-5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Albert Decady can be reached on 571-272-3819. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

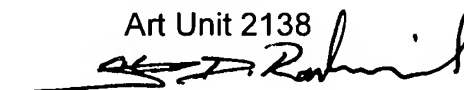
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Steven D. Radosevich

Examiner

Art Unit 2138



**GUY LAMARRE**  
**PRIMARY EXAMINER**